28

1		
2		
3		
4		
5		
6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
8		
9	JUSTIN MERRIMAN, No. C 15-01715 WHA	
10	Plaintiff,	
11	v.	
12	OFFICER FNU SMITH, OFFICER FNU TIERNEY, OFFICER FNU ROBINSON, REQUEST FOR RESPONSE RE COMPETENCE	
13		
14	Defendants.	
15		
16	The Court has reviewed the materials provided by both sides concerning plaintiff's	
17	competence. By Thursday , October 6 At Noon , both sides shall please respond to the	
18	following questions:	
19	 Why is plaintiff's mother unqualified to serve as a guardian ad litem? 	
20	• Why can no other family member serve as a guardian ad	
21	litem?	
22	• Dr. Macomber states that the anal bleeding from the alleged anal rape was documented in plaintiff's medical records. Is	
23	this true?	
24	Dr. Macomber also states plaintiff wrote about this to his mother but that his letters were destroyed and never	
25	delivered. Has this been confirmed by plaintiff's mother?	
26	Dr. Macomber further states plaintiff's mother sent money to his canteen for seven years but the money was stolen. Has this been confirmed by plaintiff's mother?	
27	Has this been confirmed by plaintiff's mother?	

Case 3:15-cv-01715-WHA Document 84 Filed 09/22/16 Page 2 of 2

2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

28

•	Do both sides agree that the test for incompetence to sue
	under California law is "whether the party has the capacity
	to understand the nature of consequences of the proceeding
	and is able to assist counsel in preparation of the case"?
	In re Jessica G., 93 Cal. App. 4th 1180, 1186 (2001).

The Court is inclined to require counsel to agree upon a neutral psychiatrist to examine plaintiff, his medical records, and his depositions to determine his competence. Counsel shall please state why this should not be done.

IT IS SO ORDERED.

Dated: September 22, 2016.

WILLIAM ALSUP UNITED STATES DISTRICT JUDGE